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Plaintiffs/Counterdefendants ALLSTATE INSURANCE COMPANY, ALLSTATE PROPERTY & CASUALTY INSURANCE COMPANY, ALLSTATE INDEMNITY COMPANY, and ALLSTATE FIRE & CASUALTY INSURANCE COMPANY (collectively, the "Allstate Parties"), and Defendants/Counterclaimants MARJORIE BELSKY, M.D., MARIO TARQUINO, M.D., MARJORIE BELSKY, M.D., INC. d/b/a INTEGRATED PAIN SPECIALISTS, and MARIO TARQUINO, M.D., INC. (collectively, the "Belsky/Tarquino Parties"), by and through their respective attorneys of record, stipulate and agree as follows:

- 1. On January 24, 2018, the Belsky/Tarquino Parties filed their Motion to Stay Discovery Pending Resolution of Their Motion for Summary Judgment [ECF No. 258] (the "Stay Motion");1
- 2. On February 1, 2018, the Allstate Parties filed their Motion for Leave of Court to File Supplemental Response to Defendants' Motion for Summary Judgment [LR 7-2(g)] [ECF No. 261] (the "Motion for Leave");
- 3. On February 7, 2018, the Allstate Parties filed their Opposition to the Stay Motion [ECF No. 264];
- 4. The Belsky/Tarquino Parties presently have until February 14, 2018 to file their Reply in Support of the Stay Motion. Due to scheduling conflicts for the Belsky/Tarquino Parties' counsel, and because the arguments to be presented in the Reply to the Stay Motion will address, in part, the arguments to be presented in the Opposition to the Motion for Leave, the Belsky/Tarquino Parties shall now have up to and including February 23, 2018, to file their Reply in Support of the Stay Motion; and

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The Belsky/Tarquino Parties filed their Motion for Summary Judgment (Hearing Requested) [ECF No. 222] on October 17, 2017. The Allstate Parties filed their Opposition to the Motion for Summary Judgment [ECF No. 242] on November 21, 2017. The Belsky/Tarquino Parties filed their Reply in Support of the Motion for Summary Judgment [ECF No. 252] on December 22, 2017.

1 5. This is the first stipulation to extend the deadline to file the Reply in Support of the 2 Stay Motion. This stipulation is made in good faith and not to delay the proceedings. 3 IT IS SO STIPULATED, THROUGH COUNSEL OF RECORD. DATED this 9<sup>th</sup> day of February, 2018. DATED this 9<sup>th</sup> day of February, 2018. 4 5 McCORMICK, BARSTOW, SHEPPARD, **BAILEY KENNEDY** WAYTE & CARRUTH LLP 6 /s/ Joshua P. Gilmore By: DENNIS L. KENNEDY 7 JOSEPH A. LIEBMAN /s/ Todd W. Baxter By: DYLAN P. TODD JOSHUA P. GILMORE 8 TODD W. BAXTER 8984 Spanish Ridge Avenue 8337 West Sunset Road, Suite 350 Las Vegas, NV 89148 9 Las Vegas, NV 89113 Attorneys for Defendants/Counterclaimants 10 **ERON Z. CANNON** FAIN ANDERSON VANDERHOEF 11 ROSENDAHL O'HALLORAN SPILLANE PLLC 12 701 Fifth Avenue, Suite 4750 Seattle, WA 98104 13 Attorneys for Plaintiffs/Counterdefendants 14 15 IT IS SO ORDERED. 16 UNITED STATES MAGISTR 17 February 12, 2018 18 DATED: 19 20 21 22 23 24 25 26 27 28